## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY NEWARK DIVISION

IN RE: PROTON-PUMP INHIBITOR PRODUCTS LIABILITY LITIGATION (NO. II)

This document relates to:

**MDL No. 2789** 

Case No. 2:17-md-2789 (CCC) (MF)

Jackie D. Mathis

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AstraZeneca Pharmaceuticals LP;

AstraZeneca LP;

Merck & Co. Inc. d/b/a Merck, Sharp &

Dohme Corporation
Case No.2:19-cv-12958

#### SECOND AMENDED SHORT FORM COMPLAINT AND JURY DEMAND

The Plaintiff(s) named below file(s) this Second Amended Short Form

Complaint and Demand for Jury Trial against Defendants named below by and through their undersigned counsel and as permitted by Case Management Order No. 7. Plaintiff(s) incorporate(s) by reference the allegations contained in Plaintiffs' Master Long Form

Complaint and Jury Demand in In re: Proton-Pump Inhibitor Products Liability Litigation,

MDL 2789, in the United States District Court for the District of New Jersey pursuant to Case Management Order No. 7.

In addition to those causes of action contained in *Plaintiffs' Master Long Form Complaint and Jury Demand*, where certain claims require specific pleadings and/or amendments, Plaintiff(s) shall add and include them herein.

# **IDENTIFICATION OF PARTIES**

# **Identification of Plaintiff(s)**

1.	Na	me of individual injured/deceased due to the use of PPI Product(s): <u>Jackie D.</u>					
Mathis.							
2.	Co	nsortium Claim(s): The following individual(s) allege damages for loss of					
consorti	um						
3.	Survival and/or Wrongful Death Claims:						
	a.	Plaintiff,, is filing this case in a representative capacity					
		as the of the Estate of					
		deceased.					
	b.	Survival Claim(s): The following individual(s) allege damages for survival					
		claims, as permitted under applicable state laws:					
4.	As	a result of using PPI Products, Plaintiff/Decedent suffered pain and suffering,					
emotion	al d	istress, mental anguish, and personal and economic injur(ies) that are alleged to					
have be	en c	aused by the use of the PPI Products identified in Paragraph 10, below, but not					
limited	to tl	ne following:					
	_	X injury to himself/herself					
	_	injury to the person represented					
	_	wrongful death					
	_	survivorship action					
	_	X economic loss					
	_	loss of services					
		loss of consortium					

		other:
<u>Identif</u>	<u>ication</u>	of Defendants
5.	Plaint	iff(s)/Decedent is/are suing the following Defendant(s) (please check all that
apply):		
		Abbott Laboratories
	X	AstraZeneca Pharmaceuticals LP
	X	AstraZeneca LP
		GlaxoSmithKline Consumer Healthcare Holdings (US) LLC
	X	Merck & Co. Inc. d/b/a Merck, Sharp & Dohme Corporation
		Novartis Corporation
		Novartis Pharmaceutical Corporation
		Novartis Vaccines and Diagnostics, Inc.
		Novartis Institutes for Biomedical Research, Inc.
		Novartis Consumer Health, Inc.
		Pfizer, Inc.
		The Procter & Gamble Company
		Procter & Gamble Manufacturing Company
		Takeda Pharmaceuticals USA, Inc.
		Takeda Pharmaceuticals America, Inc.
		Takeda Development Center Americas, Inc. f/k/a Takeda Global Research & Development Center, Inc.
		Takeda Pharmaceutical Company Limited
		Other(s) Defendant(s) (please identify):

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Plaintiff/Decedent used the following PPI Products, for which claims are being

10.

asserted:

X

Dexilant

Nexium

	]	Nexium 24HR
	]	Prevacid
	]	Prevacid 24HR
		Prilosec
		Prilosec OTC
		Protonix
		Other (List All):
11. The	e inj	uries suffered by Plaintiff/Decedent as a result of the use of PPI Products
include, am	ong	others that will be set forth in Plaintiff's discovery responses and medical
records:		
	]	Acute Interstitial Nephritis (AIN)
Σ	X	Acute Kidney Injury (AKI)
Σ	X	Chronic Kidney Disease (CKD)
	]	End Stage Renal Disease (ESRD)
	]	Dialysis
	]	Death
	]	Other(s) (please specify):
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12. At	the t	time of the Plaintiff's/Decedent's diagnosis of injury, Plaintiff/Decedent
resided in (0	City,	State): Fort Worth, Texas.

#### **CAUSES OF ACTION**

- 13. Plaintiff(s), again, hereby adopt(s) and incorporate(s) by reference the *Master Long Form Complaint and Jury Demand* as if fully set forth herein.
- 14. The following claims and allegations asserted in the Master *Long Form*Complaint and Jury Demand are herein more specifically adopted and incorporated by reference by Plaintiff(s) please check all that apply):
  - ☑ Count I: Strict Product Liability
  - ☑ Count II: Strict Product Liability Design Defect
  - ☑ Count III: Strict Product Liability Failure to Warn

  - ĭ Count V: Negligenc Per Se

  - ☑ Count VII: Breach of Implied Warranty

  - **☒** Count IX: Fraud and Fraudulent Misrepresentation
  - ☑ Count X: Fraudulent Concealment
  - Count XI: Violation of State Consumer Protection Laws of the State(s) of: <u>Texas</u>.
  - ☐ Count XII: Loss of Consortium
  - ☐ Count XIII: Wrongful Death
  - ☐ Count XIV: Survival Action
- Furthermore, Plaintiff(s) assert(s) the following additional theories and/or Causes of Action against Defendant(s) identified in Paragraph five (5) above. If Plaintiff(s) includes additional theories of recovery, to the extent they require specificity in pleadings,

the specific facts and allegations supporting these theories must be pled by Plaintiff(s) in
manner complying with the requirements of the Federal Rules of Civil Procedure:

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants of compensatory damages, punitive damages, interest, costs of suit and such further relief as the Court deems equitable and just, and as set forth in the *Master Long Form Complaint* and Jury Demand, as appropriate.

## **JURY DEMAND**

Plaintiff(s) hereby demand a trial by jury as to all claims in this action.

Dated: <u>05/28/2019</u>.

Respectfully Submitted,

/s/ W. Cameron Stephenson

W. CAMERON STEPHENSON (Fla. Bar. 0051599) LEVIN, PAPANTONIO, THOMAS, MITCHELL, RAFFERTY & PROCTOR, P.A.

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